# **SENATE BILL No. 28**

### DIGEST OF INTRODUCED BILL

**Citations Affected:** IC 3-8; IC 3-10; IC 20-23; IC 20-25-3-4; IC 33-33-53-5.

**Synopsis:** School board elections at general election time. Requires that school board members selected by election must be elected at general elections. Repeals superseded statutes.

Effective: January 1, 2010.

# Lubbers

January 7, 2009, read first time and referred to Committee on Elections.



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#### First Regular Session 116th General Assembly (2009)

PRINTING CODE. Amendments: Whenever an existing statute (or a section of the Indiana Constitution) is being amended, the text of the existing provision will appear in this style type, additions will appear in this style type, and deletions will appear in this style type.

Additions: Whenever a new statutory provision is being enacted (or a new constitutional provision adopted), the text of the new provision will appear in **this style type**. Also, the word **NEW** will appear in that style type in the introductory clause of each SECTION that adds a new provision to the Indiana Code or the Indiana Constitution.

Conflict reconciliation: Text in a statute in *this style type* or *this style type* reconciles conflicts between statutes enacted by the 2008 Regular Session of the General Assembly.

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## SENATE BILL No. 28

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A BILL FOR AN ACT to amend the Indiana Code concerning elections.

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Be it enacted by the General Assembly of the State of Indiana:

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SECTION 1. IC 3-8-2-15 IS AMENDED TO READ AS FOLLOWS
[EFFECTIVE JANUARY 1, 2010]: Sec. 15. (a) A person who files a
declaration of candidacy for an elected office for which a per diem or
salary is provided for by law is disqualified from filing a declaration of
candidacy for another office for which a per diem or salary is provided
for by law until the original declaration is withdrawn.

- (b) A person may file both:
  - (1) a declaration of candidacy under this chapter for nomination to a federal or state office; and
  - (2) a written request under IC 3-8-3-1 that the person's name be placed on the ballot in a primary election as a candidate for nomination for the office of President of the United States.
- (c) A person may not file:
  - (1) a declaration of candidacy for a nomination; and
  - (2) a petition of nomination or declaration of intent to be a write-in candidate for a school board office that is elected at the same time as the primary election.



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1	If a person files both a declaration of candidacy and a petition of
2	nomination described in this subsection, the matter shall be referred to
3	the county election board under section 18 of this chapter. The board
4	shall determine which document was most recently filed and shall
5	consider the previously filed document to have been withdrawn.
6	SECTION 2. IC 3-8-2-19 IS AMENDED TO READ AS FOLLOWS
7	[EFFECTIVE JANUARY 1, 2010]: Sec. 19. (a) Upon receipt of the
8	certified list under section 17 of this chapter, a county election board
9	shall immediately compile under the proper political party designation
0	the following:
1	(1) The title of each office.
2	(2) The name of each individual who has filed a request to be
3	placed on the presidential primary ballot.
4	(3) The names and addresses of all persons for whom declarations
5	of candidacy have been filed for nomination to an office on the
6	primary election ballot.
7	(4) The names and addresses of all persons who have filed a
.8	petition of nomination for election to a school board office to be
9	chosen at the same time as the primary election.
20	(5) (4) The text of any public question to be placed on the ballot.
21	(6) (5) The date of the primary election.
22	(7) (6) The hours during which the polls will be open.
23	(b) The county election board shall do the following:
24	(1) Publish the information described in subsection (a) before the
2.5	primary election in accordance with IC 5-3-1.
26	(2) File a copy of the information described in subsection (a):
27	(A) with the election division; and
28	(B) in the minutes of the county election board.
29	(c) The county election board shall file the copies required under
0	subsection (b)(2) not later than noon ten (10) days before election day.
1	(d) An election is not invalidated by the failure of the board to
32	comply with this section.
33	(e) If the county election board receives an amendment from the
34	election division under section 17 of this chapter after:
55	(1) compilation of the information described in subsection (a) has
66	occurred; or
37	(2) the board determines that it is impractical to recompile
8	completely revised information;
9	the board is only required to file a copy of the amendment with the
10	minutes of the board.
1	SECTION 3. IC 3-8-2.5 IS ADDED TO THE INDIANA CODE AS
12	A NEW CHAPTER TO READ AS FOLLOWS IFFEECTIVE



1	JANUARY 1, 2010]:
2	Chapter 2.5. Nomination for School Board Office
3	Sec. 1. This chapter applies to a candidate for a school board
4	office.
5	Sec. 2. A candidate for a school board office must file a petition
6	of nomination in accordance with IC 3-8-6 and as required under
7	IC 20-23 or IC 20-25. The petition of nomination, once filed, serves
8	as the candidate's declaration of candidacy for a school board
9	office.
10	Sec. 3. A candidate for a school board office is not required to
11	file a statement of organization for the candidate's principal
12	committee unless the candidate has received contributions or made
13	expenditures requiring the filing of a statement under IC 3-9-1-5.5.
14	If a candidate for a school board office is required to file a
15	statement of organization for the candidate's principal committee,
16	the statement of organization must be filed by noon seven (7) days
17	after the final date for filing a petition of nomination or declaration
18	of intent to be a write-in candidate.
19	Sec. 4. (a) A petition of nomination for a school board office
20	must be filed not earlier than one hundred four (104) days and not
21	later than noon seventy-four (74) days before the general election.
22	The petition must be subscribed and sworn to before a person
23	authorized to administer oaths.
24	(b) A declaration of intent to be a write-in candidate for a school
25	board office must be filed not earlier than ninety (90) days before
26	the general election and not later than noon five (5) days before the
27	final date for the delivery of absentee ballots under IC 3-11-4-15.
28	The declaration must be subscribed and sworn to before a person
29	authorized to administer oaths.
30	SECTION 4. IC 3-10-1-19, AS AMENDED BY P.L.146-2008,
31	SECTION 4, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
32	JANUARY 1, 2010]: Sec. 19. (a) The ballot for a primary election shall
33	be printed in substantially the following form for all the offices for
34	which candidates have qualified under IC 3-8:
35	OFFICIAL PRIMARY BALLOT
36	Party
37	For paper ballots, print: To vote for a person, make a voting mark
38	$(X \text{ or } \checkmark)$ on or in the box before the person's name in the proper
39	column. For optical scan ballots, print: To vote for a person, darken or
40	shade in the circle, oval, or square (or draw a line to connect the arrow)
41	that precedes the person's name in the proper column. For optical scan

ballots that do not contain a candidate's name, print: To vote for a



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1	person, darken or shade in the oval that precedes the number assigned	
2	to the person's name in the proper column. For electronic voting	
3	systems, print: To vote for a person, touch the screen (or press the	
4	button) in the location indicated.	
5	Vote for one (1) only	
6	Representative in Congress	
7	[] (1) AB	
8	[] (2) CD	
9	[] (3) EF	
10	[] (4) GH	
11	(b) The offices with candidates for nomination shall be placed on	
12	the primary election ballot in the following order:	
13	(1) Federal and state offices:	
14	(A) President of the United States.	
15	(B) United States Senator.	
16	(C) Governor.	
17	(D) United States Representative.	U
18	(2) Legislative offices:	
19	(A) State senator.	
20	(B) State representative.	
21	(3) Circuit offices and county judicial offices:	
22	(A) Judge of the circuit court, and unless otherwise specified	
23	under IC 33, with each division separate if there is more than	
24	one (1) judge of the circuit court.	_
25	(B) Judge of the superior court, and unless otherwise specified	
26	under IC 33, with each division separate if there is more than	
27	one (1) judge of the superior court.	
28	(C) Judge of the probate court.	Y
29	(D) Judge of the county court, with each division separate, as	
30	required by IC 33-30-3-3.	
31	(E) Prosecuting attorney.	
32	(F) Circuit court clerk.	
33	(4) County offices:	
34	(A) County auditor.	
35	(B) County recorder.	
36	(C) County treasurer.	
37	(D) County sheriff.	
38	(E) County coroner.	
39	(F) County surveyor.	
40	(G) County assessor.	
41	(H) County commissioner.	
42	(I) County council member.	



1	(5) Township offices:	
2	(A) Township assessor (only in a township referred to in	
3	IC 36-6-5-1(d)).	
4	(B) Township trustee.	
5	(C) Township board member.	
6	(D) Judge of the small claims court.	
7	(E) Constable of the small claims court.	
8	(6) City offices:	
9	(A) Mayor.	
10	(B) Clerk or clerk-treasurer.	
11	(C) Judge of the city court.	
12	(D) City-county council member or common council member.	
13	(7) Town offices:	
14	(A) Clerk-treasurer.	
15	(B) Judge of the town court.	_
16	(C) Town council member.	
17	(c) The political party offices with candidates for election shall be	
18	placed on the primary election ballot in the following order after the	
19	offices described in subsection (b):	
20	(1) Precinct committeeman.	
21	(2) State convention delegate.	
22	(d) The following offices and public questions shall be placed on the	0
23	primary election ballot in the following order after the offices described	
24	in subsection (c):	_
25	(1) School board offices to be elected at the primary election.	
26	(2) Other (1) Local offices to be elected at the primary election.	
27	(3) (2) Local public questions.	
28	(e) The offices and public questions described in subsection (d)	V
29	shall be placed:	
30	(1) in a separate column on the ballot if voting is by paper ballot;	
31	(2) after the offices described in subsection (c) in the form	
32	specified in IC 3-11-13-11 if voting is by ballot card; or	
33	(3) either:	
34	(A) on a separate screen for each office or public question; or	
35	(B) after the offices described in subsection (c) in the form	
36	specified in IC 3-11-14-3.5;	
37	if voting is by an electronic voting system.	
38	(f) A public question shall be placed on the primary election ballot	
39	in the following form:	
40	(The explanatory text for the public question,	
41	if required by law.)	
12	"Shall (insert public question)?"	



1	[] YES
2	[] NO
3	SECTION 5. IC 3-10-1-19.2 IS AMENDED TO READ AS
4	FOLLOWS [EFFECTIVE JANUARY 1, 2010]: Sec. 19.2. (a)
5	Whenever candidates are to be nominated for an office that includes
6	more than one (1) district, the districts shall be placed on the ballot in
7	alphabetical or numerical order, according to the designation given to
8	the district.
9	(b) Whenever candidates are to be nominated for an office that
10	includes both an at-large member and a member representing a district,
11	the candidates seeking nomination as an at-large member shall be
12	placed on the ballot before candidates seeking nomination to represent
13	a district.
14	(c) This subsection applies to a school board office or political
15	office to be elected at the primary election ballot. Candidates for a
16	school board office or a political party office shall be placed on the
17	ballot in accordance with the rules applicable to candidates for
18	nomination to an office under subsections (a) and (b).
19	SECTION 6. IC 3-10-1-32 IS AMENDED TO READ AS
20	FOLLOWS [EFFECTIVE JANUARY 1, 2010]: Sec. 32. Primary
21	election returns must contain the whole number of votes cast for each
22	of the following:
23	(1) Each candidate of each political party.
24	(2) Each public question voted on at the primary election. and
25	(3) Each candidate for election to a school board office or
26	political party office.
27	SECTION 7. IC 3-10-2-16 IS ADDED TO THE INDIANA CODE
28	AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE
29	JANUARY 1, 2010]: Sec. 16. (a) As used in this section, "governing
30	body" refers to the governing body of a school corporation subject
31	to any of the following:
32	(1) IC 20-23-4-30.
33	(2) IC 20-23-7-8 (before its repeal) and IC 20-23-7-8.1.
34	(3) IC 20-23-8-8.
35	(4) IC 20-23-10-8.
36	(5) IC 20-23-12.
37	(6) IC 20-23-13.
38	(7) IC 20-23-14.
39	(8) IC 20-25-3-4.
40	(b) This subsection applies to a member of a governing body
41	elected at the 2006 primary election. The successor of such a
42	member shall:



1	(1) be elected at the 2010 general election; and	
2	(2) take office January 1, 2011.	
3	(c) This subsection applies to a member of a governing body	
4	elected at the 2008 primary election. The successor of such a	
5	member shall:	
6	(1) be elected at the 2012 general election; and	
7	(2) take office January 1, 2013.	
8	(d) This section expires July 1, 2013.	
9	SECTION 8. IC 20-23-4-12, AS AMENDED BY P.L.2-2006,	
10	SECTION 92, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE	
11	JANUARY 1, 2010]: Sec. 12. (a) In formulating a preliminary	
12	reorganization plan and with respect to each of the community school	
13	corporations that are a part of the reorganization plan, the county	
14 15	committee shall determine the following:	
15 16	(1) The name of the community school corporation.	
16 17	(2) Subject to subsection (e), a general description of the	
18	boundaries of the community school corporation.  (3) With respect to the board of school trustees, the following:	
19	(A) Whether the number of members is:	
20	(i) three (3);	
21	(i) five (5); or	
22	(iii) seven (7).	
23	(B) Whether the members are elected or appointed.	
24	(C) If the members are appointed:	
25	(i) when the appointments are made; and	
26	(ii) who makes the appointments.	
27	(D) If the members are elected, whether that the election is at	
28	(i) the primary election at which county officials are	
29	nominated; or	
30	(ii) the general election at which county officials are elected.	
31	and	
32	(E) Subject to sections 21 and 22 of this chapter, the manner	
33	in which members are elected or appointed.	
34	(4) The compensation, if any, of the members of the regular and	
35	interim board of school trustees, which may not exceed the	
36	amount provided in IC 20-26-4-7.	
37	(5) Subject to subsection (f), qualifications required of the	
38	members of the board of school trustees, including limitations on:	
39	(A) residence; and	
40	(B) term of office.	
41	(6) If an existing school corporation is divided in the	
42	reorganization, the disposition of assets and liabilities.	



1	(7) The disposition of school aid bonds, if any.	
2	(b) If existing school corporations are not divided in the	
3	reorganization, the:	
4	(1) assets;	
5	(2) liabilities; and	
6	(3) obligations;	
7	of the existing school corporations shall be transferred to and assumed	
8	by the new community school corporation of which they are a part,	
9	regardless of whether the plan provides for transfer and assumption.	
10	(c) The preliminary plan must be supported by a summary statement	
11	of the following:	
12	(1) The educational improvements the plan's adoption will make	
13	possible.	
14	(2) Data showing the:	
15	(A) assessed valuation;	_
16	(B) number of resident students in ADA in grades 1 through	
17	12;	
18	(C) assessed valuation per student referred to in clause (B);	
19	and	
20	(D) property tax levies;	
21	of each existing school corporation to which the plan applies.	
22	(3) The:	
23	(A) assessed valuation;	
24	(B) resident ADA; and	_
25	(C) assessed valuation per student;	
26	data referred to in subdivision 2(A) through 2(C) that would have	
27	applied for each proposed community school corporation if the	
28	corporation existed in the year the preliminary plan is prepared or	y
29	notice of a hearing or hearings on the preliminary plan is given by	
30	the county committee. <del>and</del>	
31	(4) Any other data or information the county committee considers	
32	appropriate or that may be required by the state board in its rules.	
33	(d) The county committee:	
34	(1) shall base the assessed valuations and tax levies referred to in	
35	subsection (c)(2) through (c)(3) on the valuations applying to	
36	taxes collected in:	
37	(A) the year the preliminary plan is prepared; or	
38	(B) the year notice of a hearing or hearings on the preliminary	
39	plan is given by the county committee;	
40	(2) may base the resident ADA figures on the calculation of the	
41	figures under the rules under which they are submitted to the state	
42	superintendent by existing school corporations; and	



(3) shall set out the resident ADA figures for:
(A) the school year in progress if the figures are available for
that year; or
(B) the immediately preceding school year if the figures are
not available for the school year in progress.
The county committee may obtain the data and information referred to
in this subsection from any source the committee considers reliable. If
the county committee attempts in good faith to comply with this
subsection, the summary statement referred to in subsection (c) is
sufficient regardless of whether the statement is exactly accurate.
(e) The general description referred to in subsection (a)(2) may
consist of an identification of an existing school corporation that is to
be included in its entirety in the community school corporation. If a
boundary does not follow the boundary of an existing civil unit of
government or school corporation, the description must set out the
boundary:
(1) as near as reasonably possible by:
(A) streets;
(B) rivers; and
(C) other similar boundaries;
that are known by common names; or
(2) if descriptions as described in subdivision (1) are not possible,
by section lines or other legal description.
The description is not defective if there is a good faith effort by the
county committee to comply with this subsection or if the boundary
may be ascertained with reasonable certainty by a person skilled in the
area of real estate description. The county committee may require the
services of the county surveyor in preparing a description of a boundary
line.
(f) A member of the board of school trustees:
(1) may not serve an appointive or elective term of more than four
(4) years; and
(2) may serve more than one (1) consecutive appointive or
elective term.
SECTION 9. IC 20-23-4-29.1 IS ADDED TO THE INDIANA
CODE AS A <b>NEW</b> SECTION TO READ AS FOLLOWS
[EFFECTIVE JANUARY 1, 2010]: Sec. 29.1. (a) This section applies
to each school corporation.
(b) If a plan provides for election of members of the governing
body, the members of the governing body shall be elected at a
general election. Each candidate must file a petition of nomination

in accordance with IC 3-8-2.5 that is signed by the candidate and



by ten (10) registered voters residing within the boundaries of the community school corporation. The filing must be made within the time specified by IC 3-8-2.5-4.

- (c) All nominations shall be listed for each office in the form prescribed by IC 3-11-2, but without party designation. Voting and tabulation of votes shall be conducted in the same manner as voting and tabulation in general elections are conducted. The precinct election boards serving in each county shall conduct the election for members of the governing body. If a school corporation is located in more than one (1) county, each county election board shall print the ballots required for voters in that county to vote for candidates for members of the governing body.
- (d) If the plan provides that the members of the governing body shall be elected by all the voters of the community school corporation, candidates shall be placed on the ballot in the form prescribed by IC 3-11-2, without party designation. The candidates who receive the most votes are elected.
- (e) If the plan provides that members of the governing body are to be elected from residence districts by all voters in the community school corporation, nominees for the governing body shall be placed on the ballot in the form prescribed by IC 3-11-2, by residence districts without party designation. The ballot must state the number of members to be voted on and the maximum number of members that may be elected from each residence district as provided in the plan. A ballot is not valid if more than the maximum number of members are voted on from a board member residence district. The candidates who receive the most votes are elected. However, if more than the maximum number that may be elected from a residence district are among those receiving the most votes, the candidates from the residence districts exceeding the maximum number who receive the fewest votes shall be eliminated in determining the candidates who are elected.
- (f) If the plan provides that members of the governing body are to be elected from electoral districts solely by the voters of each district, nominees residing in each electoral district shall be placed on the ballot in the form prescribed by IC 3-11-2, without party designation. The ballot must state the number of members to be voted on from the electoral district. The candidates residing in the electoral district who receive the most votes are elected.

SECTION 10. IC 20-23-4-30, AS ADDED BY P.L.230-2005, SECTION 78, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JANUARY 1, 2010]: Sec. 30. (a) This section applies to each school











1	corporation.
2	(b) If the governing body is to be elected at the primary election,
3	each registered voter may vote in the governing body election without
4	otherwise voting in the primary election.
5	(c) (b) If a tie vote occurs among any of the candidates, the tie vote
6	shall be resolved under IC 3-12-9-4.
7	(d) (c) If after the first governing body takes office, there is a
8	vacancy on the governing body for any reason, including the failure of
9	the sufficient number of petitions for candidates being filed, whether
.0	the vacating member was elected or appointed, the remaining members
.1	of the governing body, whether or not a majority of the governing body,
.2	shall by a majority vote fill the vacancy by appointing a person from
.3	within the boundaries of the community school corporation to serve for
4	the term or balance of the term. An individual appointed under this
5	subsection must possess the qualifications provided for a regularly
6	elected or appointed governing body member filling the office. If:
7	(1) a tie vote occurs among the members of the governing body
8	under this subsection or IC 3-12-9-4; or
9	(2) the governing body fails to act within thirty (30) days after any
20	vacancy occurs;
21	the judge of the circuit court in the county where the majority of
22	registered voters of the school corporation reside shall make the
23	appointment.
24	(e) (d) A vacancy in the governing body occurs if a member ceases
2.5	to be a resident of any community school corporation. A vacancy does
26	not occur when the member moves from a district of the school
27	corporation from which the member was elected or appointed if the
28	member continues to be a resident of the school corporation.
29	(f) (e) At the first primary or general election in which members of
0	the governing body are elected:
31	(1) a simple majority of the candidates elected as members of the
32	governing body who receive the highest greatest number of votes
3	shall be elected for four (4) year terms; and
4	(2) the balance of the candidates elected as members of the
55	governing body receiving the next highest greatest number of
66	votes shall be elected for two (2) year terms.
37	Thereafter, all school board members shall be elected for four (4) year
8	terms.
19	(g) (f) Elected governing body members elected:
10	(1) in November take office and assume their duties on January
1	1 or July 1 after their election, as determined by the board of
12	school trustees before the election, <del>and</del>



(2) in May take office and assume their duties on July 1 after their election.

SECTION 11. IC 20-23-7-6, AS ADDED BY P.L.1-2005, SECTION 7, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JANUARY 1, 2010]: Sec. 6. (a) The first metropolitan board of education shall be composed of the:

(1) trustees; and

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- (2) members of school boards; of the school corporations forming the metropolitan board of education.
- (b) The members of the metropolitan board of education shall serve ex officio as members subject to the laws concerning length of terms,

powers of election, or appointment and filling vacancies applicable to their respective offices.

- (c) If a metropolitan school district is comprised of only two (2) board members, the two (2) members shall appoint a third board member not more than ten (10) days after the creation of the metropolitan school district. If the two (2) members are unable to agree on or do not make the appointment of a third board member within the ten (10) day period after the creation of the metropolitan school district, the third member shall be appointed not more than twenty (20) days after the creation of the metropolitan school district by the judge of the circuit court of the county in which the metropolitan school district is located. If the metropolitan school district is located in two (2) or more counties, the judge of the circuit court of the county containing that part of the metropolitan school district having more students than the part or parts located in another county or counties shall appoint the third member. The members of the metropolitan board of education serve until their successors are elected or appointed and qualified.
- (d) The first meeting of the first metropolitan board of education shall be held not more than one (1) month after the creation of the metropolitan school district. The first meeting shall be called by the superintendent of schools, or township trustee of a school township, of the school corporation in the district having the largest number of students. At the first meeting, the board shall organize, and each year during the first ten (10) days of each July after the board members that are elected or appointed to a new term take office, the board shall reorganize, by electing a president, a vice president, a secretary, and a treasurer.
- (e) The secretary of the board shall keep an accurate record of the minutes of the metropolitan board of education, and the minutes shall be kept in the superintendent's office. When a metropolitan school district is formed, the metropolitan superintendent shall act as

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1	administrator of the board and shall carry out the acts and duties as
2	designated by the board. A quorum consists of a majority of the
3	members of the board. A quorum is required for the transaction of
4	business. The vote of a majority of those present is required for a:
5	(1) motion;
6	(2) ordinance; or
7	(3) resolution;
8	to pass.
9	(f) The board shall conduct its affairs in the manner described in this
10	section. Except in unusual cases, the board shall hold its meetings at
11	the office of the metropolitan superintendent or at a place mutually
12	designated by the board and the superintendent. Board records are to
13	be maintained and board business is to be conducted from the office of
14	the metropolitan superintendent or a place designated by the board and
15	the superintendent.
16	(g) The metropolitan board of education shall have the power to pay
17	to a member of the board:
18	(1) a reasonable per diem for service on the board not to exceed
19	one hundred twenty-five dollars (\$125) per year; and
20	(2) for travel to and from a member's home to the place of the
21	meeting within the district, a sum for mileage equal to the amount
22	per mile paid to state officers and employees. The rate per mile
23	shall change when the state government changes its rate per mile.
24	SECTION 12. IC 20-23-7-8.1 IS ADDED TO THE INDIANA
25	CODE AS A <b>NEW</b> SECTION TO READ AS FOLLOWS
26	[EFFECTIVE JANUARY 1, 2010]: Sec. 8.1. (a) The registered voters
27	of the metropolitan school district shall elect the members of the
28	metropolitan board of education at general elections held
29	biennially, beginning with the next general election that is held
30	more than sixty (60) days after the creation of the metropolitan
31	school district as provided in this chapter.
32	(b) Each nominee for the board must file a petition of
33	nomination signed by the nominee and by ten (10) registered voters
34	residing in the same board member district as the nominee. The
35	petition must be filed in accordance with IC 3-8-2.5 with the circuit
36	court clerk of each county in which the metropolitan school district
37	is located.
38	(c) Nominees for the board shall be listed on the general election
39	ballot:
40	(1) in the form prescribed by IC 3-11-2;
41	(2) by board member districts; and
42	(3) without party designation.



1	The ballot must state the number of board members to be voted on	
2	and the maximum number of members that may be elected from	
3	each board member district as provided under section 5 of this	
4	chapter. A ballot that contains more votes than the maximum	
5	number allowed from a board member district is invalid.	
6	(d) The precinct election boards in each county serving at the	
7	general election shall conduct the election for school board	
8	members.	
9	(e) Voting and tabulation of votes shall be conducted in	_
10	accordance with IC 3, and the candidates who receive the most	
11	votes are elected to the board.	
12	(f) If there are more candidates from a particular board	
13	member district than may be elected from the board member	
14	district under section 5 of this chapter:	
15	(1) the number of candidates elected is the greatest number	
16	that may be elected from the board member district;	4
17	(2) the candidates elected are those who, among the	
18	candidates from the board member district, receive the most	
19	votes; and	
20	(3) the other candidates from the board member district are	
21	eliminated.	
22	(g) If there is a tie vote among the candidates for the board, the	
23	judge of the circuit court in the county where the majority of the	
24	registered voters of the metropolitan school district reside shall	
25	select one (1) of the candidates who shall be declared and certified	
26	elected.	
27	(h) If, at any time after the first board member election, a	
28	vacancy on the board occurs for any reason, including an	
29	insufficient number of petitions for candidates being filed, and	
30	regardless of whether the vacating member was elected or	
31	appointed, the remaining members of the board, whether or not a	
32	majority of the board, shall by a majority vote fill the vacancy by:	
33	(1) appointing a person from the board member district from	
34	which the person who vacated the board was elected; or	
35	(2) if the person was appointed, appointing a person from the	
36	board member district from which the last elected	
37	predecessor of the person was elected.	
38	If a majority of the remaining members of the board is unable to	
39	agree or the board fails to act within thirty (30) days after a	
40	vacancy occurs, the judge of the circuit court in the county where	
41	the majority of registered voters of the metropolitan school district	



reside shall make the appointment.

1	(i) At a general election held on the earlier of:
2	(1) more than sixty (60) days after an elected board member
3	vacates membership on the board; or
4	(2) immediately before the end of the term for which the
5	vacating member was elected;
6	a successor to a board member appointed under subsection (h)
7	shall be elected. Unless the successor takes office at the end of the
8	term of the vacating member, the member shall serve only for the
9	balance of the vacating member's term. In an election for a
10	successor board member to fill a vacancy for a two (2) year
11	balance of a term, candidates for board membership need not file
12	for or with reference to the vacancy. However, as required by
13	IC 3-11-2, candidates for at-large seats must be distinguished on
14	the ballot from candidates for district seats. If there is more than
15	one (1) at-large seat on the ballot due to this vacancy, the elected
16	candidate who receives the fewest votes at the election at which the
17	successor is elected shall serve for a two (2) year term.
18	(j) At the first general election where members of the board are
19	elected under this section, the elected candidates who constitute a
20	simple majority of the elected candidates and who receive the most
21	votes shall be elected for four (4) year terms, and the other elected
22	candidates shall be elected for two (2) year terms.
23	(k) Board members shall be elected for four (4) year terms after
24	the first election and shall take office January 1 following the
25	election.
26	SECTION 13. IC 20-23-7-12, AS AMENDED BY P.L.1-2007,
27	SECTION 143, IS AMENDED TO READ AS FOLLOWS
28	[EFFECTIVE JANUARY 1, 2010]: Sec. 12. (a) As used in this section,
29	"county" means the county in which the school township is located.
30	(b) As used in this section, "school township" means a school
31	township in Indiana that:
32	(1) for the last full school semester immediately preceding:
33	(A) the adoption of a preliminary resolution by the township
34	trustee and the township board under subsection (f); or
35	(B) the adoption of a resolution of disapproval by the township
36	trustee and the township board under subsection (g);
37	had an ADM of at least six hundred (600) students in
38	kindergarten through grade 12 in the public schools of the school
39	township; or
40	(2) is part of a township in which there were more votes cast for
41	township trustee outside the school township than inside the

school township in the general election at which the trustee was



1	elected and that preceded the adoption of the preliminary or
2	disapproving resolution.
3	(c) As used in this section, "township board" means the township
4	board of a township in which the school township is located.
5	(d) As used in this section, "township trustee" means the township
6	trustee of the township in which the school township is located.
7	(e) In a school township, a metropolitan school district may be
8	created by complying with this section. A metropolitan school district
9	created under this section shall have the same boundaries as the school
10	township. After a district has been created under this section, the
11	school township that preceded the metropolitan school district is
12	abolished. The procedures or provisions governing the creation of a
13	metropolitan school district under another section of this chapter do not
14	apply to the creation of a district under this section. After a
15	metropolitan school district is created under this section, the district
16	shall, except as otherwise provided in this section, be governed by and
17	operate in accordance with this chapter governing the operation of a
18	metropolitan school district as established under section 2 of this
19	chapter.
20	(f) Except as provided in subsection (g), a metropolitan school
21	district provided for in subsection (e) may be created in the following
22	manner:
23	(1) The township trustee shall call a meeting of the township
24	board. At the meeting, the township trustee and a majority of the
25	township board shall adopt a resolution that a metropolitan school
26	district shall be created in the school township. The township
27	trustee shall then give notice:
28	(A) by two (2) publications one (1) week apart in a newspaper
29	of general circulation published in the school township; or
30	(B) if there is no newspaper as described in clause (A), in a
31	newspaper of general circulation in the county;
32	of the adoption of the resolution setting forth the text of the
33	resolution.
34	(2) On the thirtieth day after the date of the last publication of the
35	notice under subdivision (1) and if a protest has not been filed, the
36	township trustee and a majority of the township board shall
37	confirm their preliminary resolution. If, however, on or before the
38	twenty-ninth day after the date of the last publication of the
39	notice, a number of registered voters of the school township,
40	equal to five percent (5%) or more of the number of votes cast in
41	the school township for secretary of state at the last preceding
42	general election for that office, sign and file with the township



1	trustee a petition requesting an election in the school township to
2	determine whether or not a metropolitan school district must be
3	created in the township in accordance with the preliminary
4	resolution, then an election must be held as provided in
5	subsection (h). The preliminary resolution and confirming
6	resolution provided in this subsection shall both be adopted at a
7	meeting of the township trustee and township board in which the
8	township trustee and each member of the township board received
9	or waived a written notice of the date, time, place, and purpose of
10	the meeting. The resolution and the proof of service or waiver of
11	the notice shall be made a part of the records of the township
12	board.
13	(g) Except as provided in subsection (f), a metropolitan school
14	district may also be created in the following manner:
15	(1) A number of registered voters of the school township, equal
16	to five percent (5%) or more of the votes cast in the school
17	township for secretary of state at the last general election for that
18	office, shall sign and file with the township trustee a petition
19	requesting the creation of a metropolitan school district under this
20	section.
21	(2) The township trustee and a majority of the township board
22	shall, not more than ten (10) days after the filing of a petition:
23	(A) adopt a preliminary resolution that a metropolitan school
24	district shall be created in the school township and proceed as
25	provided in subsection (f); or
26	(B) adopt a resolution disapproving the creation of the district.
27	(3) If either the township trustee or a majority of township board
28	members vote in favor of disapproving the resolution, an election
29	must be held to determine whether or not a metropolitan school
30	district shall be created in the school township in the same
31	manner as is provided in subsection (f) if an election is requested
32	by petition.
33	(h) An election required under subsection (f) or (g) may, at the
34	option of the township trustee, be held either as a special election or in
35	conjunction with a primary or general election to be held not more than
36	one hundred twenty (120) days after the filing of a petition under
37	subsection (f) or the adoption of the disapproving resolution under
38	subsection (g). The township trustee shall certify the question to the
39	county election board under IC 3-10-9-3 and give notice of an election:
40	(1) by two (2) publications one (1) week apart in a newspaper of
41	general circulation in the school township; or
42	(2) if a newspaper described in subdivision (1) does not exist, in



a newspaper of general circulation published in the county.
The notice must provide that on a day and time named in the notice, the
polls shall be opened at the usual voting places in the various precincts
in the school township for the purpose of taking the vote of the
registered voters of the school township regarding whether a
metropolitan school district shall be created in the township. The
election shall be held not less than twenty (20) days and not more than
thirty (30) days after the last publication of the notice unless a primary
or general election will be conducted not more than six (6) months after
the publication. In that case, the county election board shall place the
public question on the ballot at the primary or general election. If the
election is to be a special election, the township trustee shall give
notice not more than thirty (30) days after the filing of the petition or
the adoption of the disapproving resolution.
(i) On the day and time named in the notice, the polls shall be
opened and the votes of the voters shall be taken regarding whether a
metropolitan school district shall be created in the school township.
IC 3 governs the election except as otherwise provided in this chapter.
The county election board shall conduct the election. The public
question shall be placed on the ballot in the form prescribed by
IC 3-10-9-4 and must state, "Shall a metropolitan school district under
IC 20-23-7 be formed in the School Township of
County, Indiana?". The name of the school township
shall be inserted in the blanks.
(j) The votes cast in the election shall be canvassed at a place in the
school township determined by the county election board. The
certificate of the votes cast for and against the creation of a
metropolitan school district shall be filed in the records of the township
board and recorded with the county recorder. If the special election is
not conducted at a primary or general election, the school township
shall pay the expense of holding the election out of the school general
fund that is appropriated for this purpose.
(k) A metropolitan school district shall, subject to section 7 of this
chapter, be created on the thirtieth day after the date of the adoption of
the confirming resolution under subsection (f) or an election held under
subsection (h). If a public official fails to do the official's duty within
the time prescribed in this section, the failure does not invalidate the

proceedings taken under this section. An action to contest the validity

of the creation of a metropolitan school district under this section or to

enjoin the operation of a metropolitan school district may not be instituted later than the thirtieth day following the date of the adoption

of the confirming resolution under subsection (f) or of the election held



under subsection (h). Except	as provided in	this section,	an election
under this subsection may not	be held sooner	r than twelve (	(12) months
after another election held und	der subsection	(h).	

- (1) A metropolitan school district is known as "The Metropolitan School District of Township, County, Indiana". The first metropolitan board of education in a metropolitan school district created under this section consists of five (5) members. The township trustee and the township board members are ex officio members of the first board, subject to the laws concerning length of their respective terms of office, manner of election or appointment, and the filling of vacancies applicable to their respective offices. The ex officio members serve without compensation or reimbursement for expenses, other than that which they may receive from their respective offices. The township board shall, by a resolution recorded in its records, appoint the fifth member of the metropolitan board of education. The fifth member shall meet the qualifications of a member of a metropolitan board of education under this chapter, with the exception of the board member district requirements provided in sections 4, 5, and 8 8.1 of this chapter.
- (m) A fifth board member shall be appointed not more than fifteen (15) days after the date of the adoption of the confirming resolution under subsection (f)(2) or an election held under subsection (h). The first board shall hold its first meeting not more than fifteen (15) days after the date when the fifth board member is appointed or elected, on a date established by the township board in the resolution in which it appoints the fifth board member. The first board shall serve until July + January 1 following the election of a metropolitan school board at the first primary general election held more than sixty (60) days following the creation of the metropolitan school district.
- (n) After the creation of a metropolitan school district under this section, the president of the metropolitan school board of the district shall serve as a member of the county board of education and perform the duties on the county board of education that were previously performed by the township trustee. The metropolitan school board and superintendent of the district may call upon the assistance of and use the services provided by the county superintendent of schools. This subsection does not limit or take away the powers, rights, privileges, or duties of the metropolitan school district or the board or superintendent of the district provided in this chapter.

SECTION 14. IC 20-23-8-7, AS ADDED BY P.L.1-2005, SECTION 7, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JANUARY 1, 2010]: Sec. 7. (a) A plan or proposed plan must contain











1	the following items:	
2	(1) The number of members of the governing body, which shall	
3	be:	
4	(A) three (3);	
5	(B) five (5); or	
6	(C) seven (7);	
7	members.	
8	(2) Whether the governing board shall be elected or appointed.	
9	(3) If appointed, when and by whom, and a general description of	
10	the manner of appointment that conforms with the requirements	
11	of IC 20-23-4-28.	
12	(4) If elected, whether the election shall be at the primary or at the	
13	general election that county officials are nominated or elected,	
14	and a general description of the manner of election that conforms	
15	with the requirements of IC 20-23-4-27.	
16	(4) A provision that the members of an elected governing	
17	board shall be elected at the general election at which county	
18	officials are elected.	
19	(5) The limitations on:	
20	(A) residence;	
21	(B) term of office; and	
22	(C) other qualifications;	
23	required by members of the governing body.	
24	(6) The time the plan takes effect.	_
25	A plan or proposed plan may have additional details to make the	
26	provisions of the plan workable. The details may include provisions	_
27	relating to the commencement or length of terms of office of the	
28	members of the governing body taking office under the plan.	Y
29	(b) Except as provided in subsection (a)(1), in a city having a	
30	population of more than fifty-nine thousand seven hundred (59,700)	
31	but less than sixty-five thousand (65,000), the governing body	
32	described in a plan may have up to nine (9) members.	
33	SECTION 15. IC 20-23-8-21, AS ADDED BY P.L.1-2005,	
34	SECTION 7, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE	
35	JANUARY 1, 2010]: Sec. 21. An election may not be held under this	
36	chapter more than once each eighteen (18) months. A plan for a	
37	governing body may not be adopted more than once each six (6) years,	
38	except if either of the following applies:	
39	(1) the plan only changes the time of voting for board members	
40 4.1	from the primary to the general election or from the general to the	
41 42	primary election;	
42	(2) (1) A plan adopted is declared or held to be invalid by a	



1	binding judgment or order in a United States or an Indiana court	
2	that no appeal or further approval can be taken. or	
3	(3) (2) The plan provides solely for changes in items specified in	
4	section $7(a)(5)$ of this chapter.	
5	SECTION 16. IC 20-23-10-8, AS ADDED BY P.L.1-2005,	
6	SECTION 7, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE	
7	JANUARY 1, 2010]: Sec. 8. (a) The board members of a merged	
8	school corporation shall be elected at the first primary general election	
9	following the merged school corporation's creation, and vacancies shall	
0	be filled in accordance with IC 20-23-4-30.	
1	(b) Until the first election under subsection (a), the board of trustees	
2	of the merged school corporation consists of:	
3	(1) the members of the governing body of a school corporation in	
4	the county other than a school township; and	
5	(2) the township trustee of a school township in the county.	
6	(c) The first board of trustees shall select the name of the merged	
7	school corporation by a majority vote. The name may be changed by	
8	unanimous vote of the governing body of the merged school	
9	corporation.	
20	SECTION 17. IC 20-23-12-3, AS ADDED BY P.L.1-2005,	
21	SECTION 7, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE	
22	JANUARY 1, 2010]: Sec. 3. (a) The governing body of the school	
23	corporation consists of seven (7) members elected as follows:	
24	(1) On a nonpartisan basis.	
25	(2) In a primary general election held in the county.	
26	(b) Six (6) of the members shall be elected from the school districts	
27	drawn under section 4 of this chapter. Each member:	
28	(1) is elected from the school district in which the member	
29	resides; and	
30	(2) upon election and in conducting the business of the governing	
51	body, represents the interests of the entire school corporation.	
32	(c) One (1) of the members elected:	
33	(1) is the at-large member of the governing body;	
34	(2) may reside in any of the districts drawn under section 4 of this	
55	chapter; and	
66	(3) upon election and in conducting the business of the governing	
57	body, represents the interests of the entire school corporation.	
8	SECTION 18. IC 20-23-12-8, AS ADDED BY P.L.1-2005,	
19	SECTION 7, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE	
10	JANUARY 1, 2010]: Sec. 8. (a) The term of each person elected to	
1	serve on the governing body	
-2	<del>(1)</del> is four (4) years, <del>and</del>	



1	(2) begins
2	(b) The term of each person elected to serve on the governing
3	body begins the July + January 1 that next follows the person's
4	election.
5	SECTION 19. IC 20-23-12-9, AS ADDED BY P.L.1-2005,
6	SECTION 7, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
7	JANUARY 1, 2010]: Sec. 9. The members are elected as follows:
8	(1) Three (3) of the members elected under section 3(b) of this
9	chapter are elected at the primary general election to be held in
10	2008 2012 and every four (4) years thereafter.
11	(2) Three (3) of the members elected under section 3(b) of this
12	chapter are elected at the primary general election to be held in
13	2006 2010 and every four (4) years thereafter.
14	(3) The at-large member elected under section 3(c) of this chapter
15	is elected at the primary general election to be held in 2008 2012
16	and every four (4) years thereafter.
17	SECTION 20. IC 20-23-13-1, AS ADDED BY P.L.230-2005,
18	SECTION 80, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
19	JANUARY 1, 2010]: Sec. 1. (a) In a community school corporation
20	established under IC 20-23-4 that:
21	(1) has a population of more than seventy-five thousand (75,000)
22	but less than ninety thousand (90,000); and
23	(2) is the successor in interest to a school city having the same
24	population;
25	the governing body consists of a board of trustees of five (5) members
26	elected in the manner provided in this chapter.
27	(b) At the 2008 primary election and at each primary election every
28	four (4) years thereafter, there shall be elected in each school
29	corporation covered by this chapter two (2) governing body members,
30	each of whom shall serve for four (4) years. The two (2) candidates for
31	the office of school trustee receiving the highest number of votes at the
32	election take office on July 1 next following the election.
33	(c) At the 2006 primary election and at each primary election every
34	four (4) years thereafter, there shall be elected in each school city
35	covered by this chapter three (3) governing body members, each of
36	whom shall serve for four (4) years. The three (3) candidates for the
37	office of school trustee receiving the highest number of votes at the
38	election take office on July 1 next following the election.
39	(d) (b) The governing body members shall be elected at the times
40	provided and shall succeed the retiring members in the order and
41	manner as set forth in this section. chapter.
42	SECTION 21. IC 20-23-13-2.1 IS ADDED TO THE INDIANA



1	CODE AS A <b>NEW</b> SECTION TO READ AS FOLLOWS
1 2	[EFFECTIVE JANUARY 1, 2010]: Sec. 2.1. (a) As used in this
3	section, "county election board" includes a board of elections and
4	registration established under IC 3-6-5.2.
5	(b) The voters of the school city shall elect the members of the
6	governing body at a general election for a term of four (4) years.
7	The members shall be elected from the city at large without
8	reference to district.
9	(c) Each candidate for election to the governing body must file
10	a petition of nomination with the county election board in each
11	county in which a school city subject to this chapter is located. The
12	petition of nomination must comply with IC 3-8-2.5 and the
13	following requirements:
14	(1) The petition must be signed by at least two hundred (200)
15	legal voters of the school city.
16	(2) Each petition may nominate only one (1) candidate.
17	(3) The number of petitions signed by a legal voter may not
18	exceed the number of school trustees to be elected.
19	(d) After all the petitions described in subsection (c) are filed
20	with the county election board, the board shall publish the names
21	of those nominated in accordance with IC 5-3-1 and shall certify
22	the nominations in the manner required by law. IC 3 governs the
23	election to the extent that it is not inconsistent with this chapter.
24	(e) The county election board shall prepare the ballot for the
25	general election at which members of the governing body are to be
26	elected so that the names of the candidates nominated appear on
27	the ballot:
28	(1) in alphabetical order;
29	(2) without party designation; and
30	(3) in the form prescribed by IC 3-11-2.
31	(f) The county election board shall not publish or place on the
32	ballot the name of a candidate who is not eligible under this
33	chapter for membership on the governing body.
34	(g) Each voter may vote for as many candidates as there are
35	members of the governing body to be elected.
36	SECTION 22. IC 20-23-13-3, AS ADDED BY P.L.1-2005,
37	SECTION 7, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
38	JANUARY 1, 2010]: Sec. 3. The intent of this chapter is to provide that
39	the governing body of the school corporations to which it relates shall
40	be elected as provided in:
41	(1) IC 20-23-4-27; and IC <del>20-23-4-29</del> through
42	(2) IC 20-23-4-29.1;



1	(3) IC 20-23-4-30; and	
2	(4) IC 20-23-4-31;	
3	but this chapter prevails over any conflicting provisions of IC 20-23-4	
4	relating to any school corporation.	
5	SECTION 23. IC 20-23-14-5, AS ADDED BY P.L.230-2005,	
6	SECTION 81, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE	
7	JANUARY 1, 2010]: Sec. 5. To be eligible to be a candidate for the	
8	governing body under this chapter, the following apply:	
9	(1) Each prospective candidate must file a <b>petition of</b> nomination	
10	petition with the board of elections and registration not earlier	
11	than one hundred four (104) days and not later than noon	
12	seventy-four (74) days before the primary general election at	
13	which the members are to be elected. that includes The petition	
14	of nomination must include the following: information:	
15	(A) The name of the prospective candidate.	
16	(B) Whether the prospective candidate is a district candidate	
17	or an at-large candidate.	
18	(C) A certification that the prospective candidate meets the	
19	qualifications for candidacy imposed under this chapter.	
20	(D) The signatures of at least one hundred (100) registered	
21	voters residing in the school corporation.	
22	(2) Each prospective candidate for a district position must:	
23	(A) reside in the district; and	
24	(B) have resided in the district for at least the three (3) years	
25	immediately preceding the election.	
26	(3) Each prospective candidate for an at-large position must:	
27	(A) reside in the school corporation; and	
28	(B) have resided in the school corporation for at least the three	
29	(3) years immediately preceding the election.	
30	(4) Each prospective candidate (regardless of whether the	
31	candidate is a district candidate or an at-large candidate) must:	
32	(A) be a registered voter;	
33	(B) have been a registered voter for at least the three (3) years	
34	immediately preceding the election; and	
35	(C) be a high school graduate or have received a:	
36	(i) high school equivalency certificate; or	
37	(ii) state general educational development (GED) diploma	
38	under IC 20-20-6.	
39 40	(5) A prospective candidate may not:	
40	(A) hold any other elective or appointive office; or	
41 42	(B) have a pecuniary interest in any contract with the school	
42	corporation or its governing body;	



1	as prohibited by law.
2	SECTION 24. IC 20-23-14-8, AS ADDED BY P.L.1-2005,
3	SECTION 7, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
4	JANUARY 1, 2010]: Sec. 8. (a) The term of each person elected to
5	serve on the governing body
6	(1) is four (4) years. and
7	(2) begins
8	(b) The term of each person elected to serve on the governing
9	body begins on the July 1 January 1 that next follows the person's
.0	election.
1	SECTION 25. IC 20-23-14-9, AS ADDED BY P.L.1-2005,
2	SECTION 7, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
.3	JANUARY 1, 2010]: Sec. 9. The members are elected as follows:
.4	(1) Three (3) of the members are elected at the primary general
.5	election to be held in 2008 2012 and every four (4) years
.6	thereafter.
.7	(2) Two (2) of the members are elected at the primary general
. 8	election to be held in 2006 2010 and every four (4) years
.9	thereafter.
20	SECTION 26. IC 20-25-3-4, AS AMENDED BY P.L.1-2006,
21	SECTION 322, IS AMENDED TO READ AS FOLLOWS
22	[EFFECTIVE JANUARY 1, 2010]: Sec. 4. (a) The board consists of
23	seven (7) members. A member:
24	(1) must be elected on a nonpartisan basis in primary general
25	elections held in the county as specified in this section; and
26	(2) serves a four (4) year term.
27	(b) Five (5) members shall be elected from the school board districts
28	in which the members reside, and two (2) members must be elected at
29	large. Not more than two (2) of the members who serve on the board
0	may reside in the same school board district.
31	(c) If a candidate runs for one (1) of the district positions on the
32	board, only eligible voters residing in the candidate's district may vote
33	for that candidate. If a person is a candidate for one (1) of the at-large
4	positions, eligible voters from all the districts may vote for that
55	candidate.
56	(d) If a candidate files to run for a position on the board, the
57	candidate must specify whether the candidate is running for a district
8	or an at-large position.
19	(e) A candidate who runs for a district or an at-large position wins
10	if the candidate receives the greatest number of votes of all the
1	candidates for the position.
12	(f) Districts shall be established within the school city by the state



1	board. The districts must be drawn on the basis of precinct lines, and
2	as nearly as practicable, of equal population with the population of the
3	largest district not to exceed the population of the smallest district by
4	more than five percent (5%). District lines must not cross precinct
5	lines. The state board shall establish:
6	(1) balloting procedures for the election under IC 3; and
7	(2) other procedures required to implement this section.
8	(g) A member of the board serves under section 3 of this chapter.
9	(h) In accordance with subsection (k), a vacancy in the board shall
10	be filled temporarily by the board as soon as practicable after the
11	vacancy occurs. The member chosen by the board to fill a vacancy
12	holds office until the member's successor is elected and qualified. The
13	successor shall be elected at the next regular school board election
14	occurring after the date on which the vacancy occurs. The successor
15	fills the vacancy for the remainder of the term.
16	(i) An individual elected to serve on the board begins the
17	individual's term on July 1 of the year of January 1 immediately
18	following the individual's election.
19	(j) Notwithstanding any law to the contrary, each voter must cast a
20	vote for a school board candidate or school board candidates by voting
21	system or paper ballot. However, the same method used to cast votes
22	for all other offices for which candidates have qualified to be on the
23	election ballot must be used for the board offices.
24	(k) If a vacancy in the board exists because of the death of a
25	member, the remaining members of the board shall meet and select an
26	individual to fill the vacancy in accordance with subsection (h) after
27	the secretary of the board receives notice of the death under IC 5-8-6.
28	SECTION 27. IC 33-33-53-5, AS AMENDED BY P.L.2-2006,
29	SECTION 183, IS AMENDED TO READ AS FOLLOWS
30	[EFFECTIVE JANUARY 1, 2010]: Sec. 5. In accordance with rules
31	adopted by the judges of the court under section 6 of this chapter, the
32	presiding judge shall do the following:
33	(1) Ensure that the court operates efficiently and judicially under
34	rules adopted by the court.
35	(2) Annually submit to the fiscal body of Monroe County a budget
36	for the court, including amounts necessary for:
37	(A) the operation of the circuit's probation department;
38	(B) the defense of indigents; and
39	(C) maintaining an adequate law library.
40	(3) Make the appointments or selections required of a circuit or
41	superior court judge under the following statutes:
42	IC 8-4-21-2



1	IC 11-12-2-2	
2	IC 16-22-2-4	
3	IC 16-22-2-11	
4	IC 16-22-7	
5	IC 20-23-4	
6	IC 20-23-7-6	
7	<del>IC 20-23-7-8</del> IC <b>20-23-7-8.1</b>	
8	IC 20-26-7-8	
9	IC 20-26-7-14	
0	IC 20-47-2-15	
.1	IC 20-47-3-13	
2	IC 36-9	
3	IC 36-10	
4	IC 36-12-10-10.	
.5	(4) Make appointments or selections required of a circuit or	
6	superior court judge by any other statute, if the appointment or	
7	selection is not required of the court because of an action before	U
8	the court.	
9	SECTION 28. THE FOLLOWING ARE REPEALED [EFFECTIVE	
20	JANUARY 1, 2010]: IC 3-8-2-2.2; IC 20-23-4-29; IC 20-23-7-8;	
21	IC 20-23-13-2.	
		V

